

ORIGINAL

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KWH

10 Attorneys for Plaintiff
 11 United States of America

8 **UNITED STATES DISTRICT COURT**9 **SOUTHERN DISTRICT OF CALIFORNIA**

10	United States of America)	Case No. 08-mj-1330
11	Plaintiff,)	
12	v.)	APPLICATION AND PROPOSED
13	SERGEY ALEXANDROVICH)	ORDER TEMPORARILY UNSEALING
14	PAVLOVICH (1),)	ARREST WARRANTS AND
15	aka Panther,)	COMPLAINT FOR THE PURPOSE OF
16	aka Diplomaticos,)	FACILITATING INTERNATIONAL
17	aka PoL1Ce Dog,)	ARREST WARRANTS AND EXTRADITION
18	aka Fallen Angel,)	
19	aka Panther757,)	
20	DZMITRY VALERYEVICH BURAK (2),)	[UNDER SEAL]
	aka Leon,)	<i>Unsealed on 8/4/08</i>
	aka Graph,)	<i>DMB</i>
	aka Wolf,)	
	SERGEY VALERYEVICH STORCHAK (3))	
	aka Fidel,)	
	Defendants.)	

21
 22 COMES NOW the plaintiff, UNITED STATES OF AMERICA, by and through
 23 its counsel, Karen P. Hewitt, United States Attorney, and Orlando B.
 24 Gutierrez, Assistant United States Attorney, and hereby files its
 25 Application and Proposed Order Temporarily Unsealing Arrest Warrants
 26 and Complaint for the Purpose of Facilitating International Arrest
 27 Warrants and Extradition.

I.

POINTS AND AUTHORITIES

3 The government is working in conjunction with various foreign
4 governments to apprehend the above captioned defendants who are
5 currently located outside of the United States. In order to prepare
6 the necessary documents under the relevant extradition treaties, the
7 government must submit certified copies of arrest warrants and
8 charging documents to the foreign governments who are seeking to
9 assist the United States.

II.

CONCLUSION

12 For the foregoing reasons, the government respectfully requests
13 that the Court temporarily unseal the instant arrest warrants and the
14 instant compliant so that certified copies can be provided to foreign
15 governments in an effort to apprehend the above captioned defendants.

16 DATED: May 16, 2008

Respectfully submitted,

KAREN P. HEWITT
United States Attorney

ORLANDO B. Gutierrez
Assistant U.S. Attorney